

**Exhibit PX-1556**

[August 10, 2012 Notice to Non-Settling Wells Fargo RMBS Trusts]



**INFORMATIONAL NOTICE OF BANKRUPTCY FILING BY  
RESIDENTIAL CAPITAL, LLC AND CERTAIN AFFILIATED ENTITIES**

**DATE:** August 10, 2012

**TO:** Holders ("Holders") of those certain certificates, notes, or other securities issued by each of the securitization trusts listed on the attached Schedule A (each, a "Trust" and collectively, the "Trusts")

**THIS NOTICE CONTAINS IMPORTANT INFORMATION THAT IS OF INTEREST TO THE BENEFICIAL OWNERS OF THE ABOVE LISTED CERTIFICATES. IF APPLICABLE, ALL DEPOSITORIES, CUSTODIANS AND OTHER INTERMEDIARIES RECEIVING THIS NOTICE ARE REQUESTED TO EXPEDITE RETRANSMITTAL OF THIS NOTICE TO SUCH BENEFICIAL OWNERS IMMEDIATELY. YOUR FAILURE TO ACT PROMPTLY IN COMPLIANCE WITH THIS PARAGRAPH MAY IMPAIR THE CHANCE OF THE BENEFICIAL OWNERS ON WHOSE BEHALF YOU ACT TO CONSIDER THE MATTERS DESCRIBED IN THIS NOTICE IN A TIMELY FASHION.**

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Residential Capital, LLC ("ResCap") or its affiliated entities serves in one or more capacities with respect to each Trust, and Wells Fargo Bank, N.A. ("Wells Fargo") currently acts as trustee or indenture trustee of such Trusts (the "Trustee") pursuant to the terms of certain pooling and servicing agreements, indentures, and related servicing agreements (collectively referred to herein as the "Transaction Documents"). This notice is intended for those persons or entities that hold a security, note, or certificate issued in connection with a Trust.

**Bankruptcy Filing of Residential Capital, LLC and Certain Affiliates**

Please be advised that, on May 14, 2012 (the "Filing Date"), ResCap, together with certain affiliated entities (collectively, the "Debtors") filed voluntary petitions for relief under Chapter 11 of the U.S. Bankruptcy Code (the "Bankruptcy Cases" or the "Cases") in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court") before the Honorable Martin Glenn. The Debtors' Bankruptcy Cases are jointly administered for procedural purposes only under In re Residential Capital, LLC et al., Case No. 12-12020 (MG).

The Debtors filed various motions to authorize them to continue to conduct their businesses in the ordinary course during the Bankruptcy Cases, including filing several motions

seeking authorization to continue to operate their mortgage servicing and origination business in the ordinary course at the Debtors' sole discretion and subject to available funding. The Bankruptcy Court entered orders granting these motions on an interim or final basis.

Please note that the Debtors' bankruptcy filings may have triggered one or more defaults under the Transactions, which may include a servicer default, event of default, or event of servicer termination as such terms are used in the applicable Transaction Documents. The Trustee will continue to analyze if any such defaults have occurred and the respective rights, if any, the Holders and the Trustee may have in connection with any such default in light of certain limitations by applicable bankruptcy law.

### **RMBS Trust Plan Support Agreements**

To date, the Debtors have filed with the Bankruptcy Court four separate plan support agreements with various parties. These agreements include two separate plan support agreements with certain holders of residential mortgage backed securities, which agreements include the Trusts (the "RMBS Trust Plan Support Agreements"). The RMBS Trust Plan Support Agreements constitute agreements among the Debtors, Ally Financial Inc., and two separate groups of institutional investors collectively holding, according to the Debtors, at least 25% of at least one class for over 320 securitizations backed by mortgage loans held by certain covered trusts which were sponsored by the Debtor (the "Settling Investors"). The RMBS Trust Plan Support Agreements require that the participating Settling Investors support the Debtors' restructuring.

The Trustee is not a party to either of the RMBS Trust Plan Support Agreements and, to date, has not been provided with any direction consistent with the transaction documents relating to the Trusts with respect to the RMBS Trust Plan Support Agreements.

### **RMBS Trust Settlement Agreements and the Trust Settlement Motion**

The Debtors have also filed two agreements between the Debtors and the Settling Investors (collectively, the "RMBS Trust Settlement Agreements"). Under the terms of the RMBS Trust Settlement Agreements, a limited group of 392 securitization trusts (each, a "Qualifying Securitization") that agree to the terms of a RMBS Trust Settlement Agreement will share in up to \$8.7 billion of an allowed general unsecured claim against the Debtors, to be allocated amongst the participating securitizations. The RMBS Trust Settlement Agreements address, among other things, the Debtors' alleged breaches of representations and warranties regarding the mortgage loans contained in each of the Trusts, as set forth in the Transaction Documents, as well as violations of certain of the Debtors' servicing obligations under the Transaction Documents.

On June 11, 2012, the Debtors filed a motion (the "Trust Settlement Motion") seeking the Bankruptcy Court's approval of the RMBS Trust Settlement Agreements.

***Based on information received to date, none of the Trusts are currently identified as a Qualifying Securitization included on Exhibit A to the RMBS Trust Settlement Agreements,***

*nor are any of the Trusts currently the subject of a separate settlement agreement with the Debtor addressing the Debtor's potential repurchase liabilities, if any, with respect to the Trusts. If the Trusts later become subject to any such settlement agreement with the Debtor, the Trustee will notify the Holders.*

Please note that the Trustee is not a party to either of the RMBS Trust Settlement Agreements and, to date, has not been provided with any direction consistent with the transaction documents relating to the Trusts with respect to any of the RMBS Trust Settlement Agreements or the Trust Settlement Motion.

#### **Motion to Approve the Sale of Debtors' Mortgage Origination and Servicing Business**

The Debtors also filed a motion to approve the sale of substantially all of the Debtors' assets and bidding procedures relating to the proposed sale. The proposed sale includes the sale of the Debtor's mortgage origination and servicing business to Nationstar Mortgage LLC as the stalking horse bidder. The Debtors have represented that the sale would include the servicing related to substantially all of its securitizations and may include the Trusts.

#### **Bankruptcy Information**

The Trustee is actively monitoring events in the Bankruptcy Case and has taken, and will continue to take, all steps consistent with its rights and obligations under the governing documents relating to each of the Trusts. Holders are urged, however, to carefully review the pleadings filed in the Bankruptcy Cases, including the RMBS Trust Settlement Agreements, and consult with their own advisors.

Documents filed in the Bankruptcy Cases may be viewed during normal business hours at the Clerk's Office of the United States Bankruptcy Court for the Southern District of New York, located at One Bowling Green, New York, New York 10004-1408, obtained through PACER for a fee by registering online at <http://pacer.psc.uscourts.gov>, or at the Debtors' agent's website, <http://www.kccllc.net/rescap>.

#### **General Information**

Please be further advised that the Trustee reserves all of the rights, powers, claims and remedies available to it under the transaction documents and applicable law. No delay or forbearance by the Trustee to exercise any right or remedy accruing upon the occurrence of a default, or otherwise under the terms of the transaction documents, other documentation relating thereto or under applicable law, shall impair any such right or remedy or constitute a waiver thereof or an acquiescence therein.

The Trustee expressly reserves all rights in respect of each of the Trusts, including without limitation its right to recover its fees and costs (including, without limitation, fees and costs incurred or to be incurred by the Trustee in performing its duties, indemnities owing or to become owing to the Trustee, compensation for Trustee time spent and reimbursement for fees and costs of counsel and other agents it employs in performing its duties or to pursue remedies) to the extent permitted under the Transaction Documents, and its right, prior to exercising any

rights or powers in connection with the Trusts at the request or direction of any Holder, to receive security or indemnity satisfactory to it against all costs, expenses and liabilities which might be incurred in compliance therewith, and all rights that may be available to it under applicable law or otherwise.

Please note that the foregoing is not intended and should not be construed as investment, accounting, financial, legal or tax advice by or on behalf of the Trustee, or its directors, officers, affiliates, agents, attorneys or employees. Each person or entity receiving this notice should seek the advice of its own advisers in respect of the matters set forth herein.

Notice Recipients with questions regarding this notice or other related matters may direct their inquiries in writing, with evidence of their respective holdings, to the Trustee at:

Wells Fargo Bank, N.A.  
625 Marquette Avenue, 16<sup>th</sup> Floor  
MAC N9311-161  
Minneapolis, Minnesota 55402  
Attention: Mary L. Sohlberg, Vice President  
E-Mail: [mary.l.sohlberg@wellsfargo.com](mailto:mary.l.sohlberg@wellsfargo.com)

Wells Fargo may conclude that a specific response to particular inquiries from individual Notice Recipients is not consistent with equal and full dissemination of information to all Notice Recipients. Holders should not rely on Wells Fargo as their sole source of information in respect of the motions and agreements described herein, or the Bankruptcy Case as a whole. The foregoing is not intended and should not be construed as investment, accounting, financial, legal or tax advice by or on behalf of Wells Fargo, or its directors, officers, agents, attorneys or employees. Each of the Holders receiving this notice should seek the advice of their own advisers in respect of the matters set forth herein. Wells Fargo makes no recommendations and gives no investment advice herein or as to the certificates or securities generally.

Wells Fargo hereby reserves all its rights, powers and remedies under the legal documents related to the Trusts and applicable law and may, at any time from time to time, without notice, demand or the taking of any other action, exercise any and all rights, powers and remedies available to it under such governing documents, as well as those available at law, equity or otherwise, whether with respect to the events or circumstances referred to above or otherwise. The reservation effected by the preceding sentence of this paragraph shall be deemed to be included in any other communication from Wells Fargo whether or not it (or any similar reservation) is in fact included in such communication.

WELLS FARGO BANK, N.A.,  
as Trustee for the Transactions listed on the attached  
Schedule A

**SCHEDULE A**

**The Trusts<sup>1</sup>**

**Bear Stearns Asset Backed Securities I Trust, Series 2004-BO1**

073879JH2
073879JJ8
073879JK5
073879JL3
073879JM1
073879JN9
073879JP4
073879JQ2
073879JR0
073879JS8
073879JT6
073879JU3
073879JV1
073879KY3
073879KZ0
073879LA4
073879KK5

**Carrington Mortgage Loan Trust, Series 2006-RFC1**

14453EAB8
14453EAC6
14453EAD4
14453EAE2
14453EAP7
14453EAF9
14453EAG7
14453EAH5
14453EAJ1
14453EAK8
14453EAL6
14453EAM4
14453EAN2
14453EAS1
14453EAT9
14453EAQ5
14453EAR3

**Carrington Mortgage Loan Trust, Series 2007-RFC1**

144526AA8
144526AB6
144526AC4

144526AD2
144526AE0
144526AS9
144526AF7
144526AG5
144526AH3
144526AJ9
144526AK6
144526AL4
144526AM2
144526AN0
CAR07RFC1R1
CAR07RFC1R2
CAR07RFC1CE
CAR07RFC1P

**Harborview Mortgage Loan Trust, Series 2006-10**

41162CAA9
41162CAB7
41162CAC5
41162CAD3
41162CAE1
41162CAF8
41162CAG6
41162CAH4
41162CAJ0
41162CAK7
41162CAL5
41162CAM3
HARB0610ES2
HARBOR0610R
HARBOR0610C1

**Harborview Mortgage Loan Trust, Series 2007-3**

41164UAA7
41164UAB5
41164UAC3
41164UAD1
41164UAE9
41164UAF6
41164UAG4
41164UAH2
41164UAJ8
41164UAK5
41164UAL3
41164UAM1
41164UAN9

HARBOR073ES
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HARBOR073R
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HARBOR073C
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**Impac Secured Assets Corp., Mortgage Pass-Through Certificates Series 2004-4**

45254TRL0
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45254TRK2
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45254TRM8
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45254TQP2
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45254TQQ0
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45254TQR8
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45254TQX5
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45254TQS6
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45254TQT4
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45254TQU1
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45254TQV9
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45254TQW7
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**Impac CMB Trust, Series 2004-11**

45254NLZ8
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45254NMA2
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45254NMB0
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45254NMC8
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45254NMK0
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45254NMD6
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45254NME4
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45254NMF1
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45254NMG9
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45254NMH7
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45254NMJ3
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IMPACC0411OT
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**Magnetar (RMT) 2008-R1**

RESIDE08R1R
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RESIDE08R1A
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**Magnetar (RMT) 2008-R2**

RESIDE08R2R
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RESIDE08R2A
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**Nomura Asset Acceptance Corporation, Series 2005-AP1**

65535VHF8
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65535VHG6
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65535VHH4
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65535VHK7
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65535VHL5
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65535VHM3
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65535VHN1
65535VHQ4
65535VHR2
65535VHS0
NOMURA05AIIP
NOMURA05APIC
NOMURA05AIIR
NOMURA05APIR
NOMURA05APIP
NOMURA05APIX
NOMURA05APB6
NOMURA05APB5
NOMURA05APB4

**Structured Adjustable Rate Mortgage Loan Trust, Series 2007-3**

86363GAA2
86363GAB0
86363GAD6
86363GAE4
86363GAF1
86363GAG9
86363GAH7
86363GAJ3
86363GAK0
86363GAL8
86363GAM6
86363GAN4
86363GAP9
86363GAX2
86363GBA1
86363GAY0
86363GBB9
86363GAZ7
86363GBC7
86363GBF0
86363GBJ2
86363GBF8
86363GBK9
86363GBH6
86363GBL7
86363GAQ7
86363GAR5
86363GAS3
86363GAT1
86363GAU8
86363GBM5
STRUCT073R1

86363GBD5
STRUCT073C
86363GBE3
STRUCT073X

**Structured Adjustable Rate Mortgage Loan Trust, Series 2007-6**

86364CAA0
86364CAB8
86364CAC6
86364CAD4
86364CAE2
86364CAF9
86364CAG7
86364CAQ5
86364CAR3
86364CAS1
86364CAT9
86364CAU6
86364CAH5
86364CAJ1
86364CAK8
86364CAL6
86364CAM4
96364CAN2
86364CAP7
86364CBA9
STRUCT076R1
86364CAZ5
STRUCT076X
STRUCT076C

**Structured Asset Securities Corporation, Series 2001-6**

86358RAN7
86358RAV9
86358RAY3
86358RBE6
86358RBF3
86358RBG1
86358RBJ5
STRUCT016R

**Structured Asset Securities Corporation, Series 2005-S6**

86359DTQ0
86359DUB1
86359DUC9
86359DTR8
86359DTS6

86359DTT4
86359DTU1
86359DTV9
86359DTX5
86359DTY3
STRUCT05S6LT
STRUCT05S6R
STRUCT05S6P
STRUCT05S6X

**Structured Asset Securities Corporation, Series 2005-S7**

863576DT8
863576ED2
863576DU5
863576DV3
863576DW1
863576DX9
863576DY7
863576DZ4
863576EA8
863576EB6
STRUCT05SLTR
STRUCT05S7R
STRUCT05S7P
STRUCT05S7X

**Stanwich Mortgage Loan Trust, Series 2009-2**

854864AA3
854864AC9

**Stanwich Mortgage Loan Trust, Series 2010-2**

85486BAA7
85486BAB5

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<sup>1</sup> The CUSIP numbers appearing herein have been included solely for the convenience of the Holders. No representation is made as to the correctness of the CUSIP numbers either as printed on the certificates or notes related to the Trusts or as contained in this notice.